By the present amendment, claim 8 has been amended by incorporating therein the

subject matter of claim 10. Accordingly, claims 9-10 have been cancelled. Method claims 1-7

and 13-14 have also been cancelled.

It is submitted that the amendment only rewrites dependent claims and cancel claims, so

they do not raise any new issue. Accordingly, entry and consideration of the amendment is

respectfully requested.

Claims 8 and 11-12 are pending in the present application. Claim 8 is the only

independent claim.

Indefiniteness rejection of claims 5 and 13

In the Office Action, claim 5 is rejected under 35 U.S.C. 112, second paragraph, as

indefinite because of the phrases introduced by "preferably." Claim 13 is also included in this

rejection as dependent on claim 5.

Claim 5 has now been cancelled. Accordingly, it is submitted that the rejection is moot.

II. Art rejections

In the Office Action, claims 1, 3, 5, 7, 8, and 11-14 are rejected under 35 U.S.C. 103(a)

as obvious over EP 0985807A1 ("EP'807") in view of U.S. 4,335,849 to Van Bashuysen ("Van

Bashuysen") and further in view of US 20020078681A1 to Carberry et al. ("Carberry")...

Further, claims 2, 4, and 6 are rejected under 35 U.S.C. 103(a) as obvious over EP'807 in

view of Van Bashuysen and Carberry, further in view of US2003/0136113A1 to Nakagawa et al.

("Nakagawa").

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Also, claim 9 is rejected under 35 U.S.C. 103(a) as obvious over EP'807 in view of Van

Bashuysen and Carberry, further in view of US 2001/0013409A1 to Burk et al. ("Burk").

Claims 1-7 and 13-14 have been cancelled, and claim 8 has been amended to incorporate

the subject matter of claim 10, which is not included in these rejections. Accordingly, it is

submitted that the rejections should be withdrawn.

Conclusion

In conclusion, the invention as presently claimed is patentable. It is believed that the

claims are in allowable condition and a notice to that effect is earnestly requested.

In the event there is, in the Examiner's opinion, any outstanding issue and such issue may

be resolved by means of a telephone interview, the Examiner is respectfully requested to contact

the undersigned attorney at the telephone number listed below.

In the event this paper is not considered to be timely filed, the Applicants hereby petition

for an appropriate extension of the response period. Please charge the fee for such extension and

any other fees which may be required to our Deposit Account No. 502759.

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Supplemental Amendment US Appl. No. 10/553,886 Attorney Docket No. PSA0305071

Respectfully submitted,

/nicolas seckel/

Nicolas E. Seckel Attorney for Applicants Registration No. 44,373

Nicolas E. Seckel Patent Attorney

1250 Connecticut Avenue NW Suite 700 Washington, DC 20036

Tel: (202) 669-5169 Fax: (202) 822-1257 Customer No.: 29980

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